

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

UNITED STATES OF AMERICA,

*Plaintiff,*

v.

UNITED STATES SUGAR CORPORATION,  
UNITED SUGARS CORPORATION, IMPERIAL  
SUGAR COMPANY, and LOUIS DREYFUS  
COMPANY LLC.

*Defendants.*

Civil Action No. 1:21-cv-01644-MN

**STIPULATION AND ORDER REGARDING POST-TRIAL BRIEFING**

Plaintiff United States of America and Defendants U.S. Sugar Corporation, United Sugars Corporation, Imperial Sugar Company, and Louis Dreyfus Company LLC (collectively, the “Parties”) have conferred on their respective needs for briefs, findings of fact, and other post-trial logistics, and agree as follows:

**I. BRIEFING SCHEDULE AND PAGE LIMITS**

A. By May 6, 2022, the United States shall submit: (1) an initial post-trial brief, which shall be no longer than 45 pages; and (2) Proposed Findings of Fact, which shall be no longer than 75 pages.

B. By May 20, 2022, the Defendants shall submit: (1) their responsive post-trial brief, which shall be no longer than 45 pages; and (2) Proposed Findings of Fact, which shall be no longer than 75 pages.

C. By May 27, 2022, the United States shall submit its reply post-trial brief, which shall be no longer than 20 pages.

D. The United States and the Defendants shall submit all hyperlinked briefs and Proposed Findings of Fact by May 27, 2022, except that the United States may submit a hyperlinked version of its reply brief by May 31, 2022.

## **II. EXHIBITS AND ERRATA**

A. By May 2, 2022, the Parties must:

1. Jointly submit to the Court an updated, final AO 187 form. The AO 187 form will also include descriptions of all exhibits admitted into evidence, to the extent not already provided, as well as cross references to deposition exhibit number(s) for each deposition exhibit referenced in designated deposition testimony submitted to the Court. The AO 187 form submitted must designate all confidential exhibits as “Partially Redacted” or “Entirely Redacted”;
2. Submit electronically to the Court redacted versions of exhibits that are confidential in part or in their entirety; and
3. Jointly submit to the Court and the Court Reporter all errata to the trial transcripts. With the errata, the parties must identify any portions of the trial transcript that should remain confidential and under seal.

AGREED TO BY:

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SO ORDERED this \_\_\_\_ day of April 2022.

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The Honorable Maryellen Noreika  
United States District Court Judge